IN THE UNITED STATE DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ALLAN BARREDA, and all other Plaintiffs)
similary situated known and unknown,)
Plaintiffs,) CIVIL ACTION
v.) File No. 1:08-cv-3239
PROSPECT AIRPORT SERVICES, INC.,) Hon. Judge Kennelly
Defendant.)

NOTICE OF FILING

TO: All Parties of Record

PLEASE TAKE NOTICE that on **Friday**, **August 8**, **2008**, I caused to be filed with the Clerk of the United States District Court for the Northern District of Illinois, Eastern Division, **DEFENDANT'S LOCAL RULE 56.1(a)(3) STATEMENT OF MATERIAL FACTS AS TO WHICH THERE ARE NO GENUINE ISSUES**, a copy of which is served upon you.

Respectfully submitted,

PROSPECT AIRPORT SERVICES, INC.

By: /s/ Lauren Blair
One of Its Attorneys

Arthur M. Holtzman (A.R.D.C. #1252844) Lauren Blair (A.R.D.C. #6224489) PEDERSEN & HOUPT 161 North Clark Street Suite 3100 Chicago, Illinois 60601 (312) 641-6888

CERTIFICATE OF SERVICE

Lauren Blair, an attorney, states that she served a copy of the foregoing **DEFENDANT'S**

LOCAL RULE 56.1(a)(3) STATEMENT OF MATERIAL FACTS AS TO WHICH

THERE ARE NO GENUINE ISSUES upon the following counsel of record:

Bradley S Manewith

b.manewith@caffarelli.com

Marc J. Siegel

m.siegel@caffarelli.com

via electronic mail, on this the 8th day of August 2008.

By: /s/ Lauren Blair